Case 18-60206-6-dd Doc 34 Filed 12/12/18 Entered 12/12/18 09:33:07 Desc Main

Document Page 1 of 1

HEARING DATE: 12/18/2018 HEARING TIME: 9:30 M HEARING PLACE: Utica, NY

UNITED STATES BANKRUPTCY COURT FOR THE NORTHERN DISTRICT OF NEW YORK

In re:

Case No.: 18-60206-6

Stephanie A. Mazloom,

Chapter 7

Debtor.

NOTICE OF WITHDRAW OF MOTION FOR SANCTIONS AND NOTICE OF MOTION AND UNOPPOSED MOTION FOR DISCHARGE ORDER

Stephanie A. Mazloom ("Debtor") hereby withdraws the Motion for Sanctions for Violations of the Discharge Injunction (ECF 23) and moves this Court for an Order specifically discharging the student loans listed on Debtor's Chapter 7 Petition for Bankruptcy Schedule E/F § 4.15 (ECF 1), in an amount totaling \$78,727.01.

Pursuant to agreement with ReliaMax Surety Company, the real party in interest and successor in interest to Debtor's loans with ReliaMax Lending Service, LLC, the creditor identified in § 4.15 (collectively referred to as "ReliaMax"), ReliaMax does not contest Debtor's request for discharge.

Accordingly, Debtor seeks entry of the proposed order attached here as Exhibit A.

Dated: December 11, 2018

Jay G. Williams III, Esq. Bar Roll No. 501318 Attorney for the Debtor FELT EVANS, LLP 4-6 North Park Row Clinton, NY 13323 Tel (315) 853-4436